

S-E-C-R-E-T

29 April 1957

MEMORANDUM FOR: Director of Central Intelligence

SUBJECT : Draft NSCID No. 1

1. Attached hereto is an annotated copy of the draft NSCID No. 1. The language of the present NSCID No. 1, where changed, is lined out and the new language underlined.
2. Paragraphs 7, 8, and 10 of the present NSCID No. 1 are not included in the draft for the following reasons:
 - a. Paragraph 7 -- The "third agency rule" is now embodied in Executive Order 10501 and need not be repeated.
 - b. Paragraph 8 -- The "services of common concern" proviso is in the law and need not be repeated.
 - c. Paragraph 10 -- Access of files is believed subsumed under paragraph 9 of the draft NSCID No. 1.

Paul W. Howerton
PAUL W. HOWERTON
Assistant to the DD/I (Planning)

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29 April 1957

NATIONAL SECURITY COUNCIL INTELLIGENCE DIRECTIVE NO. 1

DUTIES AND RESPONSIBILITIES

Pursuant to the provisions of Section 102 of the National Security Act of 1947, as amended, and for the purposes enunciated in paragraphs (d) and (e) thereof, the National Security Council hereby authorizes and directs that:

The FBI and AEC provide representatives to IAC— the others attend meetings personally.

1. To maintain the relationship essential to coordination between the Central Intelligence Agency and the intelligence organizations necessary to a fully coordinated Intelligence Community, an Intelligence Advisory Committee consisting of the Director of Central Intelligence, who shall be chairman thereof, the intelligence chiefs of the Departments of State, Army, Navy, and Air Force and of the Joint Staff (JCS) and representatives of the Director, Federal Bureau of Investigation, and the Atomic Energy Commission ~~or their representatives~~ shall be is established to advise the Director of Central Intelligence. The Director of Central Intelligence will invite the chief of any other intelligence agency having functions related to the national security to sit with the

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Intelligence Advisory Committee whenever matters within the purview of his agency are to be discussed.

Formerly paragraph 3.a. The law says the CIA shall make recommendations to the NSC. The new language conforms to the law.

2. In carrying out the functions of the Central Intelligence Agency to advise and make recommendations to the National Security Council in matters concerning such intelligence activities of the departments and agencies of the Government as relate to the national security as directed
~~by the National Security Act of 1947 as amended, by Section 102, (d), (1),~~ the Director of Central Intelligence shall, in making recommendations or giving advice to the National Security Council pertaining to the intelligence activities of the various departments and agencies, transmit therewith a statement indicating the concurrence or non-concurrence of the members of the Intelligence Advisory Committee: Provided, That when unanimity is not obtained among the ~~military members of the Intelligence~~ ^{Advisory Committee} ~~Department heads of the~~ Department of Defense, the Director of Central Intelligence shall refer the problem to the Secretary of Defense before presenting it to the National Security Council.

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Formerly paragraph 3.b. Same comment as for paragraph 2.

3. Recommendations of transmitted by the Director of Central Intelligence shall, when approved by the National Security Council, issue as Council Directives to the Director of Central Intelligence. The respective intelligence chiefs shall be responsible for insuring that such orders or directives, when applicable, are implemented within their intelligence organization.

Formerly paragraph 3.c.

4. The Director of Central Intelligence shall act for the National Security Council to insure full and proper implementation of Council Directives by issuing such supplementary DCI Directives as may be required. Such implementing directives in which the Intelligence Advisory Committee concurs unanimously shall be issued by the Director of Central Intelligence, and shall be implemented within the departments and agencies as provided in paragraph b 3. Where disagreement arises between the Director of Central Intelligence and one or more members of the Intelligence Advisory Committee over such directives, the proposed directive, together with statements of non-concurrence, shall be forwarded to the National Security Council as provided in paragraph a 2.

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Formerly paragraph 6. Any outbreak of hostilities, whether the US is involved or not, is to be reported as provided. Latter part of paragraph simplifies the language.

5. Whenever any member of the Intelligence Advisory Committee obtains information that which indicates an impending crisis situation, such as any outbreak of hostilities involving the United States or ^{other} condition which affects the security of the United States to such an extent that immediate action or decision ~~on the part of~~ by the President or the National Security Council seems to be required, he shall immediately furnish transmit the information to the Director of Central Intelligence, the other members of the Intelligence Advisory Committee and the National Indications Center as well as to other officials or agencies as may be indicated by the circumstances. The Director of Central Intelligence shall, ~~immediately~~ convene in consultation with the Intelligence Advisory Committee, after receiving the views of the IAC members, the DCI shall promptly immediately prepare and disseminate as appropriate the national intelligence estimate ~~of~~ on the situation ~~in accordance~~ with paragraphs 4 and 5 above.

Formerly paragraph 4. Not all intelligence produced by DCI and relating to national security is

6. The Director of Central Intelligence shall produce intelligence relating to the national security hereafter referred to as National Intelligence. For the purposes of these Directives:

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National Intelligence. All agencies are enjoined from duplication where before only the DCI was so enjoined.

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a. National intelligence consists of all intelligence, including integrated departmental intelligence, relating to the national security, which covers the broad aspects of national policy, concerns more than one department or agency, and transcends the exclusive competence of a single Department or Agency.

b. Departmental intelligence is ~~other than national intelligence~~ intelligence which a Department or Agency requires to execute its mission.

Insofar as practicable, the in fulfilling their respective responsibilities for the production of intelligence, the Central Intelligence Agency and the several Departments and Agencies shall not insofar as practicable, duplicate the intelligence activities and research and of other Departments and Agencies, but shall make full use [as far as practicable] of existing [facilities] and shall utilize departmental intelligence for such production purposes of the other members of the Intelligence Community.

Formerly paragraph 5.a.
"Components of the Government" phraseology substituted because Congress
is not included in old language.

7. The Director of Central Intelligence shall disseminate National Intelligence to the President, members of the National Security Council, to the intelligence chiefs of the IAC agencies members of the Intelligence Advisory Committee, and to such

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other Governmental departments and agencies
components of the Government as the National Security
with the NSC reviewmark
Council may from time to time designate, Intelligence so disseminated shall be officially concurred in by the intelligence agencies have the
concurrence of the agencies represented on the
Intelligence Advisory Committee, or, a statement
of substantially differing opinion.

Formerly paragraph 5.b.
All verbiage about National Disclosure Policy is included in term "Presidential policy."

8. Unless otherwise provided by law or NSC directive, The Director of Central Intelligence is authorized to disseminate National Intelligence on a strictly controlled basis to foreign governments and international bodies upon his determination by the Director of Central Intelligence, concurred in by with the concurrence of the Intelligence Advisory Committee, that such action would substantially promote the security of the United States: Provided, That any disclosure of classified military information included in such national intelligence is in accordance with the policies laid down in the U.S. National Disclosure Policy (MIC 206/29) such determination to be made by the Army, Navy and Air Force such dissemination is consistent with existing statutes and Presidential policy; and

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provided further that any disclosure of FBI intelligence information will be cleared with that agency prior to dissemination.

Formerly paragraph 9. Only real change is addition of "other information which has utility for intelligence purposes."

9. In accordance with policies, procedures and practices established by the Director of Central Intelligence ^{as provided in paragraph 4 above} in consultation with the Intelligence Advisory Committee ^{as provided in paragraph 4 above} the intelligence organizations components of the Departments and Agencies of the Government shall maintain with the Central Intelligence Agency and with each other, as appropriate to their respective responsibilities a continuing interchange of intelligence, intelligence information, and other information which has utility for intelligence purposes. Cf. paragraph 1, ^{as provided in paragraph 4 above} 10.

Formerly paragraph 11.

10. In accordance with policies, procedures and practices established by the Director of Central Intelligence ^{as provided in paragraph 4 above} in consultation with the Intelligence Advisory Committee ^{as provided in paragraph 4 above} the intelligence organizations of the Government shall, within the limits of their ^{productive} capabilities, ^{provide} or procure such intelligence, intelligence information, and other information which has utility for intelligence purposes as may be requested by the DCI or by one of the other departments or agencies. Cf. paragraph 4 above.

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lced with thought of sub-
ordination of NSCID 11 to
NSCID 1 as a DCID.

11. In view of the statutory responsibility

of the Director of Central Intelligence for pro-

tecting intelligence sources and methods from

~~The Director of Central Intelligence shall in consultation with
unauthorized disclosure, the Intelligence com-~~

ponents of the Departments and Agencies shall,

in consultation with the Director of Central

Intelligence and the Intelligence Advisory Com-

mittee, insure the development of policies, pro-

cedures, and practices for such protection and

for the enforcement thereof.

Added to provide facility
to subordinate NSCID 12
as DCID.

12. In view of the fact that under certain

circumstances publicity relating to intelligence

activities may be harmful, all members of the

Intelligence Advisory Committee shall establish

appropriate policies and procedures with regard

to such publicity. In the development of such

policies and procedures the Intelligence Advisory

Committee shall be consulted.

Formerly paragraph 2.

13. To the extent authorized by paragraph (e)

and for the purposes recited in paragraphs (d) (1)

and (2) of Section 102 of the National Security

Act of 1947, as amended, the Director of Central

Intelligence, or representatives designated by

him, by arrangement in consultation with the head

~~The intelligence component of
of the Department or Agency concerned, shall make~~

such surveys and inspections of departmental intelligence material activities of the various Departments and Agencies as he may deem necessary in connection with his duty to advise the National Security Council and to make recommendations for the coordination of to coordinate the intelligence effort of the United States.

Formerly paragraph 12.

14. The Director of Central Intelligence shall make arrangements with the respective Departments and Agencies to assign for the assignment to the Central Intelligence Agency of such experienced and qualified personnel as may be of advantage for advisory, operational, or other purposes. In order their respective intelligence to facilitate the performance of the mission; the Central Intelligence Agency, the Departments (concerned) by agreement with the Central Intelligence Agency, the Departments and Agencies shall provide additional assistance such as technical support and supply as may be and assistance within their capabilities, when required such assistance is in the interests of the Intelligence Community for reasons of economy or efficiency.

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IAC-D-105
24 April 1957

Draft

*Approved by
28 May Draft*

I N T E L L I G E N C E A D V I S O R Y C O M M I T T E E

Revision of National Security Council Directives

Attached is a draft revision of National Security Council Directive No. 1, prepared pursuant to a recommendation of the President's Board of Consultants on Foreign Intelligence Activities. This matter will be placed on the agenda of the IAC meeting now scheduled for 30 April, for preliminary consideration by the members.

John Heires
JOHN HEIRES
Secretary

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NATIONAL SECURITY COUNCIL INTELLIGENCE DIRECTIVE NO. 1

DUTIES AND RESPONSIBILITIES

Pursuant to the provisions of Section 102 of the National Security Act of 1947, as amended, and for the purposes enunciated in paragraphs (d) and (e) thereof, the National Security Council hereby authorizes and directs that:

1. To maintain the relationship necessary to a fully coordinated Intelligence Community, an Intelligence Advisory Committee consisting of the Director of Central Intelligence, who shall be chairman thereof, the intelligence chiefs of the Departments of State, Army, Navy, and Air Force and of the Joint Staff (JCS) and representatives of the Director, Federal Bureau of Investigation, and the Atomic Energy Commission, is established to advise the Director of Central Intelligence. The Director of Central Intelligence will invite the chief of any other agency having functions related to the national security to sit with the Intelligence Advisory Committee whenever matters within the purview of his agency are to be discussed.

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2. In carrying out the functions of the Central Intelligence Agency to advise and make recommendations to the National Security Council in matters concerning such intelligence activities of the departments and agencies of the Government as relate to the national security as directed by Section 102, (d), (1), the Director of Central Intelligence shall transmit therewith a statement indicating the concurrence or non-concurrence of the members of the Intelligence Advisory Committee: Provided, That when unanimity is not obtained among the department heads of the Department of Defense, the Director of Central Intelligence shall refer the problem to the Secretary of Defense before presenting it to the National Security Council.

3. Recommendations transmitted by the Director of Central Intelligence shall, when approved by the National Security Council, issue as Council Directives to the Director of Central Intelligence. The respective intelligence chiefs shall be responsible for insuring that such orders or directives, when applicable, are implemented within their intelligence organization.

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4. The Director of Central Intelligence shall act for the National Security Council to insure full and proper implementation of Council Directives by issuing such supplementary DCI Directives as may be required. Such implementing directives in which the Intelligence Advisory Committee concurs unanimously shall be issued by the Director of Central Intelligence, and shall be implemented within the departments and agencies as provided in paragraph 3. Where disagreement arises between the Director of Central Intelligence and one or more members of the Intelligence Advisory Committee over such directives, the proposed directive, together with statements of non-concurrence, shall be forwarded to the National Security Council as provided in paragraph 2.

5. Whenever any member of the Intelligence Advisory Committee obtains information which indicates an impending crisis situation, such as any outbreak of hostilities or a condition which affects the security of the United States to such an extent that immediate action or decision by the President or the National Security Council seems to be required, he shall immediately transmit the information to

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the Director of Central Intelligence, the other members of the Intelligence Advisory Committee and the National Indications Center as well as to other officials or agencies as may be indicated by the circumstances. The Director of Central Intelligence shall, in consultation with the Intelligence Advisory Committee, immediately prepare and disseminate as appropriate the national intelligence estimate on the situation.

6. The Director of Central Intelligence shall produce National Intelligence. For the purposes of these Directives:

a. National intelligence consists of all intelligence, including integrated departmental intelligence, relating to the national security which covers the broad aspects of national policy, concerns more than one department or agency, and transcends the exclusive competence of a single Department or Agency.

b. Departmental intelligence is all intelligence which a Department or Agency requires to execute its mission.

In fulfilling their respective responsibilities for the production of intelligence, the Central Intelligence Agency and the several Departments and Agencies shall not duplicate the intelligence activities and research of other Departments and Agencies,

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but shall make full use as far as practicable of existing facilities of the other members of the Intelligence Community.

7. The Director of Central Intelligence shall disseminate National Intelligence to the President, members of the National Security Council, members of the Intelligence Advisory Committee, and to such other components of the Government as the National Security Council may from time to time designate. Intelligence so disseminated shall have the concurrence of the agencies represented on the Intelligence Advisory Committee, or a statement of substantially differing opinion.

8. The Director of Central Intelligence is authorized to disseminate National Intelligence on a strictly controlled basis to foreign governments and international bodies upon his determination, with the concurrence of the Intelligence Advisory Committee, that such action would substantially promote the security of the United States: Provided, That such dissemination is consistent with existing statutes and Presidential policy; and provided further that any disclosure of FBI intelligence information will be cleared with that agency prior to dissemination.

9. In accordance with policies, procedures and practices established by the Director of Central Intelligence in consultation

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with the Intelligence Advisory Committee, the intelligence components of the Departments and Agencies of the Government shall maintain a continuing interchange of intelligence, intelligence information, and other information which has utility for intelligence purposes.

10. In accordance with policies, procedures and practices established by the Director of Central Intelligence in consultation with the Intelligence Advisory Committee, the intelligence organizations of the Government shall within the limits of their capabilities, provide or procure such intelligence, intelligence information, and other information which has utility for intelligence purposes.

11. In view of the statutory responsibility of the Director of Central Intelligence for protecting intelligence sources and methods from unauthorized disclosure, the intelligence components of the Departments and Agencies shall, in consultation with the DCI and IAC, insure the development of policies, procedures, and practices for such protection and for the enforcement thereof.

12. In view of the fact that under certain circumstances publicity relating to intelligence activities may be harmful,

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all members of the Intelligence Advisory Committee, shall establish appropriate policies and procedures with regard to such publicity. In the development of such policies and procedures the IAC shall be consulted.

13. To the extent authorized by paragraph (e) and for the purposes recited in paragraphs (d) (1) and (2) of Section 102 of the National Security Act of 1947, as amended, the Director of Central Intelligence, or representatives designated by him, in consultation with the head of the Department or Agency concerned, shall make such surveys of departmental intelligence activities of the various Departments and Agencies as he may deem necessary in connection with his duty to advise the National Security Council and to coordinate the intelligence effort of the United States.

14. The Director of Central Intelligence shall make arrangements with the Departments and Agencies for the assignment to the Central Intelligence Agency of such experienced and qualified personnel as may be of advantage for advisory, operational, or other purposes. In order to facilitate the performance of the mission of the Central Intelligence Agency,

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the Departments and Agencies shall provide additional assistance such as logistical support and cover as may be necessary and within their capabilities, or when such assistance is in the interests of the Intelligence Community for reasons of economy or efficiency.

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NATIONAL SECURITY COUNCIL INTELLIGENCE DIRECTIVE NO. 1

DUTIES AND RESPONSIBILITIES

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1. To maintain the relationship necessary to a fully coordinated Intelligence Community, an Intelligence Advisory Committee consisting of the Director of Central Intelligence, who shall be chairman thereof, the intelligence chiefs of the Departments of State, Army, Navy, and Air Force and of the Joint Staff (JCS) and representatives of the Director, Federal Bureau of Investigation, and the Atomic Energy Commission, is established to advise the Director of Central Intelligence. The Director of Central Intelligence will invite the chief of any other agency having functions related to the national security to sit with the Intelligence Advisory Committee whenever matters within the purview of his agency are to be discussed.

2. In carrying out the functions of the Central Intelligence Agency to advise and make recommendations to the National Security Council in matters concerning such intelligence activities of the departments and agencies of the Government as relate to the national security as directed by Section 102, (d) (1), the Director of Central Intelligence shall transmit therewith a statement indicating the concurrence or non-concurrence of the members of the Intelligence Advisory Committee: Provided, That when unanimity is not obtained among the department heads of the Department of Defense, the Director of Central Intelligence shall refer the problem to

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the Secretary of Defense before presenting it to the National Security Council.

3. Recommendations transmitted by the Director of Central Intelligence shall, when approved by the National Security Council, issue as Council Directives to the Director of Central Intelligence. The respective intelligence chiefs shall be responsible for insuring that such orders or directives, when applicable, are implemented within their intelligence organizations.

4. The Director of Central Intelligence shall act for the National Security Council to insure full and proper implementation of Council Directives by issuing such supplementary DCI Directives as may be required. Such implementing directives in which the Intelligence Advisory Committee concurs unanimously shall be issued by the Director of Central Intelligence, and shall be implemented within the departments and agencies as provided in paragraph 3. Where disagreement arises between the Director of Central Intelligence and one or more members of the Intelligence Advisory Committee over such directives, the proposed directive, together with statements of non-concurrence, shall be forwarded to the National Security Council as provided in paragraph 2.

5. Whenever any member of the Intelligence Advisory Committee obtains information which indicates an impending crisis situation, such as any outbreak of hostilities or a condition which affects the security of the United States to such an extent that immediate action or decision by the President or the National Security Council seems to be required, he shall immediately transmit the information to the Director of Central Intelligence,

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the other members of the Intelligence Advisory Committee and the National Indications Center as well as to other officials or agencies as may be indicated by the circumstances. The Director of Central Intelligence shall, in consultation with the Intelligence Advisory Committee, immediately prepare and disseminate as appropriate the national intelligence estimate on the situation.

6. The Director of Central Intelligence shall produce National Intelligence. For the purposes of these Directives:

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g a. National Intelligence is that intelligence which is produced and disseminated by the Central Intelligence Agency. It consists of all intelligence, including integrated departmental intelligence, relating to the national security which covers the broad aspects of national policy, concerns more than one department or agency, and transcends the exclusive competence of a single Department or Agency.

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b. Departmental intelligence is all intelligence ~~except that~~ provided as ~~National Intelligence~~ which a Department or Agency requires to execute its mission.

In fulfilling their respective responsibilities for the production of intelligence, the Central Intelligence Agency and the several Departments and Agencies shall not duplicate the intelligence activities and research of other Departments and Agencies, but shall make full use as far as practicable of existing facilities of the other members of the Intelligence Community.

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7. The Director of Central Intelligence shall disseminate National Intelligence to the President, members of the National Security Council, members of the Intelligence Advisory Committee, and to such other components of the Government as the National Security Council may from time to time designate. Intelligence so disseminated shall have the concurrence of the agencies represented on the Intelligence Advisory Committee, or a statement of substantially differing opinion.

8. The Director of Central Intelligence is authorized to disseminate National Intelligence on a strictly controlled basis to foreign governments and international bodies upon his determination, with the concurrence of the Intelligence Advisory Committee, that such action would substantially promote the security of the United States: Provided, That such dissemination is consistent with existing statutes and Presidential policy; and provided further that any disclosure of FBI intelligence information will be cleared with that agency prior to dissemination.

9. In accordance with policies, procedures and practices established by the Director of Central Intelligence in consultation with the Intelligence Advisory Committee, the intelligence components of the Departments and Agencies of the Government shall maintain a continuing interchange of intelligence, intelligence information, and other information which has utility for intelligence purposes.

10. In accordance with policies, procedures and practices established by the Director of Central Intelligence in consultation with the Intelligence Advisory Committee, the intelligence organizations of the Government shall

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within the limits of their capabilities, provide or procure such intelligence, intelligence information, and other information which has utility for intelligence purposes.

11. In view of the statutory responsibility of the Director of Central Intelligence for protecting intelligence sources and methods from unauthorized disclosure, the intelligence components of the Departments and Agencies shall, in consultation with the DCI and IAC, insure the development of policies, procedures, and practices for such protection and for the enforcement thereof.

12. In view of the fact that under certain circumstances publicity relating to intelligence activities may be harmful, all members of the Intelligence Advisory Committee, shall establish appropriate policies and procedures with regard to such publicity. In the development of such policies and procedures the IAC shall be consulted.

13. To the extent authorized by paragraph (e) and for the purposes recited in paragraphs (d) (1) and (2) of Section 102 of the National Security Act of 1947, as amended, the Director of Central Intelligence, or representatives designated by him, in consultation with the head of the Department or Agency concerned, shall make such surveys of departmental intelligence activities of the various Departments and Agencies as he may deem necessary in connection with his duty to advise the National Security Council and to coordinate the intelligence effort of the United States.

14. The Director of Central Intelligence shall make arrangements with the Departments and Agencies for the assignment to the Central

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Intelligence Agency of such experienced and qualified personnel as may be of advantage for advisory, operational, or other purposes. In order to facilitate the performance of the mission of the Central Intelligence Agency, the Departments and Agencies shall provide additional assistance such as logistical support and cover as may be necessary and within their capabilities, or when such assistance is in the interests of the Intelligence Community for reasons of economy or efficiency.

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